

In re:	)	
	)	
SKI MARKET, INC.,	)	Chapter 11
	)	
Debtor	)	Case No. 09-22502-HJB
	)	

Henry John Burgh

Henry J. Boroff  
United States Bankruptcy Judge

<sup>1</sup> The movant argued that funds remaining on account of his prepetition retainer, if not segregated and paid for Chapter 7 counsel fees, would have been otherwise consumed by other administrative expenses. Although that argument is not frivolous in the larger context of the case, case law has limited the question before this Court only to whether or not the funds in question are property of the estate. Regardless of how the funds are consumed, the funds which the movant holds are indeed property of the estate.